PATENT COOPERATION TREATY

From the: INTERNATIONAL SEARCHING AUTHORITY							
То:	PCT						
James & Wells							
PO Box 2201	WRITTEN OPINION OF THE						
Christchurch NEW ZEALAND	INTERNATIONAL SEARCHING AUTHORITY						
NEW ZEALAND							
	(PCT Rule 43bis.1)						
	Date of mailing (day/month/year) - 1 MAR 2005						
Applicant's or agent's file reference	(day/month/year) - 1 MAR 2005 FOR FURTHER ACTION						
42572PCX362	See paragraph 2 below						
International application No. International filing de	ate (day/month/year) Priority date (day/month/year)						
PCT/NZ2004/000305 26 November 200	27 November 2003						
International Patent Classification (IPC) or both national classif	cation and IPC						
Int. Cl. 7 B29C 35/08							
Applicant							
BLUE MARBLE POLYMERS LIMITED et al							
1. This opinion contains indications relating to the following	items:						
X Box No. I Basis of the opinion							
Box No. II Priority							
Box No. III Non-establishment of opinion with regard	to novelty, inventive step and industrial applicability						
Box No. IV Lack of unity of invention							
Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
Box No. VI Certain documents cited							
Box No. VII Certain defects in the international application							
Box No. VIII Certain observations on the international application.							
	pproduction						
2. FURTHER ACTION							
2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.							
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.							
For further options, see Form PCT/ISA/220.							
3. For further details, see notes to Form PCT/ISA/220.							
Name and mailing address of the IPEA/AU	Authorized Officer						
AUSTRALIAN PATENT OFFICE							
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/NZ2004/000305

Boz	No. I	Basis of the	opinion						•	
1.)	With rowhich	egard to the langua it was filed, unless	ge, this opinion otherwise indica	has been e	stablished or this item.	the basis of	the interna	tional applic	ation in the	language in
	— tł	his opinion has bee ne following langua nternational search (.ge	, which	is the langu				e purposes of	ſ
2.	With r	egard to any nucleo d invention, this op	otide and/or am inion has been o	nino acid se established	equence disconthe basis	losed in the	internationa	ıl applicatio	and necess	ary to the
	a. typ	e of material								
		a sequence listin	ng							
	Å÷	table(s) related	to the sequence	listing					•	
•	b. for	mat of material								•
		in written forma	at							
		in computer rea	dable form							
	c. tim	ne of filing/furnishin	ng			•				
	Г	contained in the	international a	pplication a	s filed.					
	Ē	filed together w	ith the internati	onal applic	ation in com	puter readab	le form.			
	一	furnished subse	quently to this A	Authority fo	or the purpos	es of search.				
	— fi	n addition, in the ca iled or furnished, th 1 the application as	e required states	ments that t	he informati	on in the sub	sequent or	additional c	opies is iden	tical to that
4.	Additi	onal comments:				•				
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/NZ2004/000305

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement		•			
	Novelty (N)	Claims	1-24, 26-36	•	YES	
		Claims	25		NO	
	Inventive step (IS)	Claims	1-24, 26-36		YES	
		Claims	25		NO	
	Industrial applicability (IA)	Claims	1-36		YES	
		Claims			NO	
1	•					

2. Citations and explanations:

The present invention relates to methods, associated products and apparatus for the production of biodegradable foam products. The invention lies in controlling key parameters of the heating cycle such as the pressure and microwave energy used, and in doing so balancing the level of expansion against the level of shrinkage of the foaming material so as to produce a soft and resilient biodegradable foam product of reduced density at rapid speed. An important characteristic of the invention is that during the microwave heating cycle, the raw material is subjected to at least one controlled pressure increase and decrease using a compressed gas. The elevated pressure causes the boiling point of the blowing agent present in the raw material to increase, which results in greater vapour pressures being achieved inside the raw material. The greater vapour pressure produces an increase in magnitude of the pressure drop experienced by the water vapour, which in turn increases expansion and therefore lowers the density of the finished foam product.

None of the prior art documents discloses such a method or apparatus which is capable of being used for such a process.

NOVELTY AND INVENTIVE STEP (Claim 25)

WO 2003/037598

This citation discloses a biodegradable foamed product containing the requirements of claim 25, for instance a biodegradable foamed product with a thickness of approximately 1m, including material properties such as a density falling within the range 10-100kg/m³, a soft and resilient structure, and a surface abrasion comparable to polystyrene (see examples). The citation does not specifically disclose a cushioning G-value, but as the other material properties are the same, this value will more than likely also fall within the range given in claim 25. Therefore claim 25 is neither novel nor inventive.

INDUSTRIAL APPLICABILITY

The invention as described in claims 1-36 is industrially applicable.